

2023 MAR 10 AM 10:11

UNITED STATES DISTRICT COURT  
SOUTERN DISTRICT OF NEW YORK

**MEMO ENDORSED**

---

Mark Garnes, :  
Plaintiff, :  
-against- :  
City of New York, New York City :  
Highway Patrolman Nicodemus :  
Petrone, Shield No. 9873 :  
Defendants. :  
X

**Docket No. 22-CV-1769(ER)**

The March 17, 2023, pre-motion conference will go forward as scheduled. Plaintiff Garnes is directed to appear at the telephonic conference. Garnes is advised that he will have an opportunity to thoroughly respond to any motion to dismiss filed by Defendants. SO ORDERED.



Edgardo Ramos, U.S.D.J.

Dated: March 12, 2023

New York, New York

**Motion for Extension of Time  
To Answer/Reply To Defendants Letter Motion To Dismiss**

COMES NOW, Mark Garnes, Pro Se, pursuant to Rules 6(b) of the Federal Rules of Civil Procedure, respectfully moves this Honorable Court for an **Order for an Extension of Time** to Answer/Reply to Defendants' Letter Motion to Dismiss, dated March 2<sup>nd</sup>, 2023. To which, respectfully, this request for an extension of time being 60 Days, enabling Plaintiff to fully effectuate the answer/reply due to the complexity of Defendants' Letter Motion reasons for dismissal. Hereto, Plaintiff being a Pro Se Litigant posits Plaintiff to be held at less stringent circumstances oppose to a licensed, practicing attorney of the New York State Bar Association.

For the reasons set forth here, Plaintiff prays the Honorable Court grant the Motion for an Extension of Time accordingly, pursuant to Rule 7(a) of the Federal Rules of Civil Procedures accordingly.

Respectfully submitted,



---

Mark Garnes – Pro Se  
P.O. Box 160363  
Brooklyn, New York  
11216

DATED: March 6th, 2023

X

---

Mark Garnes, :  
Plaintiff, :  
-against- : **Affirmation of Service**  
: **Docket No. 22-CV-1769(ER)**  
: :  
: :  
City of New York, New York City :  
Highway Patrolman Nicodemus :  
Petrone, Shield No. 9873 :  
Defendants.  
X

---

I, Mark Garnes, Pro Se, declares under Penalty of Perjury pursuant to 28 U.S.C. § 1746 that I have mailed via United States Mail the Motion for an Extension of Time to the Clerk of the Court for the Southern District of New York. Such motion mailed to the Clerk of the Court, 500 Pearl Street, New York, New York 10007 on March 6th, 2023. Therewith same forward to Michael Pesin-Virovets, New York City Law Department, 100 Church Street, 2<sup>nd</sup> Floor, New York, N.Y. 10007

Respectfully,



---

Mark Garnes – Pro Se  
P.O. Box 160363  
Brooklyn, New York 11216

DATED: March 6th, 2023

---

X

Mark Garnes, :  
Plaintiff, :  
-against- : **Affirmation of Service**  
: **Docket No. 22-CV-1769(ER)**  
: :  
: :  
: :  
City of New York, New York City :  
Highway Patrolman Nicodemus :  
Petrone, Shield No. 9873 :  
Defendants.

---

X

I, Mark Garnes, Pro Se, declares under Penalty of Perjury pursuant to 28 U.S.C. § 1746 that I have mailed via United States Mail the Motion for an Extension of Time to the Clerk of the Court for the Southern District of New York. Such motion mailed to the Clerk of the Court, 500 Pearl Street, New York, New York 10007 on March 6th, 2023. Therewith same forward to Michael Pesin-Virovets, New York City Law Department, 100 Church Street, 2<sup>nd</sup> Floor, New York, N.Y. 10007

Respectfully,



---

Mark Garnes – Pro Se  
P.O. Box 160363  
Brooklyn, New York 11216

DATED: March 6th, 2023

Mark Barnes  
1205 Atlantic Ave. #363  
Belleville, N.J. 07109

三

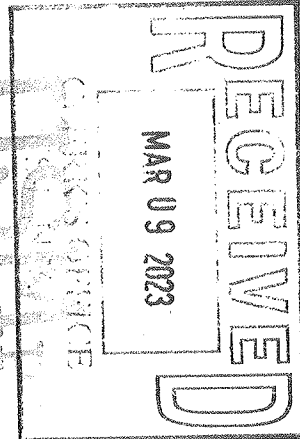
三

NEW YORK NY 100  
7 MAR 2023 PM 10 L

Clerk of the Court  
United States District Court  
Southern District of New York  
500 Pearl Street

A vertical decorative border on the right side of the page, consisting of a series of stylized, interlocking knot or loop motifs.

卷之三



40 30 20 10 0 1000 2000

## THE OLD AND THE NEW

